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FAXFrom: Iryna Ridchenko for
Kenneth M. Berner

US Patent and Trademark Office	Pages:	Including this cover sheet,	3
Fax: 571-273-8300	Date:	November 27, 2006	

Re: U.S. Patent Application No. 10/806,257

**For: RECEPTION DATA SYNCHRONIZING APPARATUS AND METHOD,
AND RECORDING MEDIUM WITH RECORDED RECEPTION DATA
SYNCHRONIZING PROGRAM**

Inventor (s): SHIMAWAKI, KAZUHIRO

Confirmation No: 1915

Our Reference: 4468-012A

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*Attached is a Supplemental Declaration regarding the above application***IMPORTANT**

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Docket No.: 4468-012A

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of	:	Confirmation No. 1915
Kazubiro SHIMAWAKI	:	Group Art Unit: 2138
U.S. Patent Application No. 10/806,257	:	Allowed: October 3, 2006
Filed: March 23, 2004	:	Examiner: James C. Kerveros

For: RECEPTION DATA SYNCHRONIZING APPARATUS AND METHOD, AND
RECORDING MEDIUM WITH RECORDED RECEPTION DATA SYNCHRONIZING
PROGRAM

SUPPLEMENTAL DECLARATION

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

As a below named inventor, I hereby declare that the subject matter of the application including any and all alterations and amendments at any time effected therein, was part of my invention and was invented before I filed my original application for such invention; that I do not know and do not believe that same was ever known or used before my invention thereof, or patented or described in any printed publication in any country before my invention thereof, or more than one year before my application, or in public use or on sale in the United States more than one year before the date of my application, that said invention has not been patented or made the subject of an inventor's certificate in any foreign country before the date of my application in the United States on any application filed by myself or my legal representatives or assigns more than twelve months prior to my application in the United States, and has not been abandoned.

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.